IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re:)) Chapter 11
CONTINENTAL AIRLINES, INC., et al.,)) Case Nos. 90-932 through) 90-984-MFW
Debtors.) Jointly Administered
J. TRIGG ADAMS,)
Appellant,)
V.) C.A. No. 02-484-SLR
JAMES BALDRIDGE, WILLIAM MANN and LARRY DUNN, individually and as representatives of a class of persons similarly situated who are referred to as LPP CLAIMANTS,)))))))))))
Appellees.)

MEMORANDUM ORDER

At Wilmington this 28th day of April, 2003, having reviewed appellant's motion for re-hearing en banc of the court's March 31, 2003 Memorandum Order;

IT IS ORDERED that said motion (D.I. 10) is denied, the court finding no justification for convening an en banc empanelment of the district court to reconsider its March 31, 2003 decision to dismiss appellant's case. See 28 U.S.C. § 132(c) (authority of district court to consider certain issues en banc); United States v. Anaya, 509 F. Supp. 289 (S.D. Fla. 1980); see generally Max's Seafood Café ex-rel. Lou-Ann, Inc. v.

<u>Quinteros</u>, 176 F.3d 669, 677 (3d Cir. 1999) (limited basis for reconsideration or reargument motions).

Sue L. Robinson
United States District Judge